## IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

Marvin Klintworth d/b/a Brazos Site Work, Plaintiff	8	
V.	8	CIVIL ACTION No.: 4:17-cv-2829
ATLANTIC CASUALTY INSURANCE COMPANY, MARK CANGELOSE,	§ §	
SERVICE INSURANCE GROUP, INC., LITCHFIELD SPECIAL RISKS, INC., AND	§ §	
SIG Insurance Services, LLC, Defendants	§	

## STIPULATION OF DISMISSAL WITH PREJUDICE PURSUANT TO FED. R. CIV. P. 41(a)

PLAINTIFF MARVIN KLINTWORTH, D/B/A BRAZOS SITE WORK and DEFENDANTS ATLANTIC CASUALTY INSURANCE COMPANY, MARK CANGELOSE, SERVICE INSURANCE GROUP, INC., LITCHFIELD SPECIAL RISKS, INC., AND SIG INSURANCE SERVICES, LLC (Collectively, the "Parties"), file this Stipulation of Dismissal with Prejudice Pursuant to Fed. R. Civ. P. 41(a).

All matters at issue have been resolved and a settlement with all parties has been reached. PLAINTIFF MARVIN KLINTWORTH, D/B/A BRAZOS SITE WORK has agreed to dismiss his claims against DEFENDANTS ATLANTIC

CASUALTY INSURANCE COMPANY, MARK CANGELOSE, SERVICE INSURANCE GROUP, INC., LITCHFIELD SPECIAL RISKS, INC., AND SIG INSURANCE SERVICES, LLC with prejudice. Defendants agreed to dismiss their claims against Plaintiff. Accordingly, the parties file this Stipulation of Dismissal with Prejudice. All Parties agree to pay their own costs and attorneys' fees that they each incurred.

WHEREFORE PREMISES, CONSIDERED, the Parties hereby give notice to this Court that they are filing this stipulation of dismissal with prejudice and respectfully request that this case be dismissed in its entirety.

Respectfully Submitted,

PAYNE, MALECHEK, SCHERR, CAMPBELL & MOORE, P.C.

By: /s/ Scott J. Scherr

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## **CERTIFICATE OF SERVICE**

I hereby certify that on the  $\frac{25\text{th}}{\text{ECF}}$  day of July 2018, I electronically filed the foregoing with the Clerk of Court using the CM/ECF System, which will send notification to all counsel of record.

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